thorized to require any indemnifying bond before levy-

ing the same.

Delivery bond.

SEC. 4. Any property taken in attachment under the provisions of this Act, shall be subject to be released upon the execution of a delivery bond of, with sufficient security as provided by law in other cases.

Sheriff liable.

SEC. 5. In case any Sheriff shall be held liable to pay any damages by reason of the wrongful execution of any writ of attachment issued under this Act, and if a judgment be rendered therefor by any Court of competent jurisdiction, the amount of such judgment when State to pay paid by such Sheriff shall become a claim against the State of Iowa in her sovereign capacity in favor of such

Sheriff, and a warrant therefor shall be drawn by the

Auditor upon proper proof.

Take effect.

SEC. 6. This Act being deemed of immediate importance, shall take effect and be in force from and after its publication in the Iowa State Register and Iowa Homestead, published at Des Moines.

Approved April 5th, 1864.

I hereby certify that the foregoing Act was published in the Iowa State Register April 20th, A. D. 1864, and in the Iowa Homestead April 20th, A. D. 1864. JAMES WRIGHT, Secretary of State.

CHAPTER 134.

188UE OF STATE BONDS IN FAVOR OF SCHOOL FUND.

AN ACT to provide for issuing State Bonds in all cases of indebtedness on the part of the State to the Permanent School Fund and for other purposes.

Bond for \$122,295.75.

SECTION 1. Be it enacted by the General Assembly of the State of Iowa, That the Governor, Auditor and Secretary of State be and they are hereby authorized and required to issue the bond of the State in favor of the Permanent School Fund of the State for the amount of said Permanent School Fund now in possession of the State, on loan, being the sum of one hundred and twenty-two thousand two hundred and ninety-five dol-Date of bond. lars and seventy-five cents; said bond to be dated Jan-

uary first, 1864, and to bear interest at the rate of eight per cent., payable semi-annually on the first day of Interest.

January and July, and that the bonds of the State in Canceled. favor of said School Fund, now in the Auditor's office

and now over due, be canceled by said officer.

SEC. 2. That whenever any amount not less than Future issue one thousand dollars is audited in favor of the Perma- of bonds. nent School Fund for losses of the same whereby the State of Iowa becomes indebted to said Fund, it shall be the duty of said officer to issue the bond or bonds of the State in favor of said Fund, bearing interest at the rate of eight per cent., payable semi-annually on the first day of January and July after the issuing of the same, and the amount required to pay the interest on said bonds together with the interest on the bond authorized to be issued by the first section of this Act as the same becomes due, is hereby appropriated out of any revenue in the State Treasury.

SEC. 8. The Auditor is authorized and required to Losses Audaudit all losses to the School Fund, as provided in Sec-ited. tion three of Article seven of the Constitution; and for this purpose he shall prescribe such regulations for itor. Duty of Audthe conduct of officers having such funds in charge as

he shall deem necessary to ascertain such losses.

Approved April 5th, 1864.